RECEIVED CENTRAL FAX CENTER AUG 0 1 2005

P. 001/006

496 KINDERKAMACK ROAD, ORADELL, NJ 07649 201-599-0588—(FAX) 201-599-0179

JOEL & JOEL, LLP

Fax

	ıments:				,	
🗆 Ար		☑ For Review	☑ Plaise Cont	n⊏nt	🖾 Please Reply	Please Recycle
Kc;	SN: 10/708,472 (VERTICAL GRILL RACK) ATTY DOCKET NO: PD4-265-BAT					•
Phane:			Dute:	8/1/05	•	
faxt	571-2	73-8300	Pagest	6		
b;	EXA	VINER Alexander R	From:	RICHAF	RD A. JOEL, ESQ. (F	Reg. No. 22212)

Attuehed please find reply to communication of 7/29/05. Kindly submit same accordingly. Thank you

n re application of	CENTRAL FAX CENTER
JOHN BATTAGLIA & JAMES D'AMATO	Auo 0 1 2005
HERIAL NUMBER ITILED	
10/708,472 5/27/04	
FOR THE PARTY OF T	
VERTICAL GRILL RACK	
1761 ALEXANDER, R	
	CERT NO. 104-265-BAT
CERTIFICATE OF MAILING	
I hereby certify that the REPLY TO THE COMP non-compliant amendment; claims; are being f TRADEMARK OFFICE (Fax No.: 571-273-8300	NANCY RISPOIA August 1, 2005



United States Patent and Trademark Office

UNITED STATES PATENT AND TRADEMARK OFFICE 1450 Box 1450 **ALDMIDHIA, VA エカココ・1450**

Failure to Acceptably Respond to

Notice of Non-Compliant Amendment (37 CFR 1.121) No New Time Period for Reply is Provided The amendment document filed on 7/46 falls to provide the corrective action required by the prior Notice of Non-Compliant Amendment (37 CFR 1.121) mailed on _____. The amendment, including both the originally filed amendment and the amendment filed in response to the prior notice, is still considered to be non-compliant under 37 CFR 1.121. In order for the amendment document to be compliant, correction of the item(s) listed below is required. Only the corrected section of the non-compliant amendment document must be resubmitted (in its entirety), e.g., the entire "Amendments to the claims" section of applicant's amendment document must be re-submitted. 37 CFR 1.121(h). The period for reply continues to run from the mailing date of the prior Notice of Non-Compliant Amendment. The corrections listed below must be timely filed to avoid abandenment of the application. No new time period for reply is provided in this communication. See the Manual of Patent Examining Procedure (MPEP) § 714.03. If the period for reply set forth in the prior Notice of Non-Compliant Amendment has expired, this application will become abandoned unless applicant: (1) corrects the deficiency, and (2) obtains an extension of time under 37 CFR 1.136(a). In no case may an applicant reply outside the SDC (6) MONTH statutory period or obtain an extension for more than PIVE (5) MONTHS beyond the date for reply set forth in the prior Notice of Non-Compliant Amendment (37 CFR 1.121). THE POLLOWING CHECKED (X) ITEM(S) CAUSE THE AMENDMENT DOCUMENT TO BE NON-COMPLIANT: 1. Amendments to the specification: A. Amended paragraph(s) do not include markings. ____ B.New-pangaph(e) should not be underlined.----C. Other ---- 2: Whatmet? A. Not presented on a separate sheet, 37 CFR 1.72. B. Other 3. Amendments to the drawings: 4. Amendments to the claims: A. A complete listing of all of the claims is not present. B. The listing of claims does not include the text of all pending claims (including withdrawn claims) C. Each claim has not been provided with the proper status identifier, and as such, the individual status of each claim cannot be identified. Note: the status of every claim must be indicated after its claim number by using one of the following 7 status identifiers: (Original), (Currently amended), (Canceled), (Withdrawn), (Previously presented), (New) und (Not entered). D. The claims of this meendmont paper have for heen presented in ascending numerical order. interpretation and a supplementation of the s

Rev. 7/04